

## NEW PLAN TO SAVE SIEGEL ENTERPRISES

Combination of Store and Bank  
Creditors and Landlords  
Nearly Effected.

### WILL PROTECT DEPOSITORS

E. W. Bloomfield, Gen. Bing-  
ham and Theodore Gilman  
to Scrutinize Offers.

Editors of the Henry Siegel enterprises, stores, partnerships and bank will be of the bank under consideration for payment and reorganization no later than Tuesday. Daylight has shown that for the lawyers and experts who have been working in the dark for three weeks. The announcement may be made today or tomorrow after meetings which will be held this afternoon.

The close was the settlement yesterday that none of the parties in interest would go into details, saying that a few hours more patience would bring some definite word, but this idea of the plans fitted the case.

Close upon the heels of the first report came the announcement that E. W. Bloomfield, Gen. Theodore A. Bingham and Theodore P. Gilman have agreed to act as a committee to safeguard the rights and interests of the depositors. The committee is to act without compensation. About 80 per cent of the deposits are not represented by the committee headed by J. Philip Munch.

Henry Siegel and Frank E. Vogel, it is said, have been able to raise a large sum of money, said to be more than \$1,000,000 cash, and the plan is not indicated either by Mr. Siegel or L. S. Levy of Stanchfield & Levy, his attorneys. The greater part of this sum, it is said, is to go as an immediate cash dividend to the depositors of the bank because Mr. Siegel asserts that while legally he is not bound to protect the depositors first he feels himself morally obligated to use money contributed by his friends for that purpose.

### Plan for Reorganization.

There is a plan for reorganization which contemplates bringing together the general merchandise creditors, the bank depositors and the landlords of the various properties occupied as stores. Each will have to aid, it is said.

Boston is to be cut loose from the mercantile combination and Chicago is to be placed on an independent basis, while a new corporation with increased capital stock will reorganize the two New York stores.

In the plans it will be necessary first of all for the landlords of the various properties to consent to raising reductions in the rents for the properties owned by them and building rents. The sums now paid are so large that experts declare that it is impossible for the business to stand on its own feet. For instance, pays \$400,000. There are eight leaseholds in Fourteenth street and ground lease at Simpson-Crawford Company.

The general merchandise creditors and banks also will have to make concessions. The form in which these will appear finally, it is hoped, will be an agreement to take a small payment in cash, then notes with stock of the new concern as collateral and finally stock itself.

### Smaller Offer to Depositors.

It could not be learned what the cash offer to depositors will be, but it was reported that it may be between 25 and 30 per cent, with notes for the balance. These notes to be secured by stock in the new concern.

While the offer probably will be less than depositors are entitled to for the alternative, it is said, will be to take only that which the law allows, at present figures something like 5 cents on the dollar.

Twenty-five per cent of the deposits will amount to \$25,000,000. The first sum will be \$750,000. Giving 10 per cent to the general creditors, who have in the neighborhood of \$5,000,000 in claims, will add \$500,000 while the expense attendant upon a new organization and lawyers' fees will be at least \$500,000.

The settlement last night appeared to hinge on what the landlords will do. All of them have long term leases with guarantees from Siegel & Vogel, but, it was pointed out, they also face vacant buildings and that there are other vacant buildings in the district now for rent at less money.

### New Depositors' Committee.

The new depositors' committee, it is thought, will be of great benefit to the depositors. All are well known and experienced in the business. The first man is Mr. Bloomfield, long time a merchant, for years president of the Retail Merchants Association; Gen. Bingham, known as a man of unswerving honesty, and Mr. Gilman, who has been an invalid for some time. Gen. Bingham has consented to act without compensation simply to explain to the depositors who have come to them with appeals for help.

"All of us have been asked by so many to help," said Mr. Bloomfield last night, "that we have consented to do the best we can. We will insist upon the best arrangements that can be made for the depositors, and it is our matter whether the amount involved in a case is small or large we will treat all alike. We will scrutinize every offer and report our decision to the depositors without bias."

The committee has retained Hays, Hershey & Wolf as its attorneys, and its secretary is George C. Harding of 165 Broadway, to whom depositors may apply.

The reorganization plan contemplates the retention of Mr. Siegel as chief merchandise man. Mr. Vogel will retire from business, it is thought. He has been an invalid for some time. Gen. Bingham, formerly owner of Rothenbergs, now in charge of the stores for the receivers, will be in charge of one branch of the business.

It was also said that ultimately it will be necessary for the court or some one with authority to make arbitrary decisions about the amount each store owes the bank and about the matter of whether they have practically given up hope of ever repaying a balance.

### ELIOT A ROCKEFELLER TRUSTEE.

#### President Emeritus of Harvard to Aid in Foundation Work.

Dr. Charles W. Eliot, president emeritus of Harvard University, has been elected a trustee of the Rockefeller Foundation to serve for three years. Other announcements made by the foundation yesterday were that the trustees have been elected to serve for three years: Wickliffe Rose, Charles O. Heydt and Jerome D. Greene.

Two trustees elected these officers for the coming year: President John D. Rockefeller, Jr.; secretary, Jerome D. Greene, and treasurer, L. G. Myers. An appropriation of \$100,000 was announced for the relief through the American Red Cross, of suffering in Bulgaria. Another appropriation of \$100,000 a year for the next ten years was made for the support of the American Academy in Rome.

## FIVE HUMAN SKULLS DUG UP

Remains of Old Potter's Field in Washington Source.

A policeman stood by a tool box near an excavation in the middle of Washington Square yesterday and waved away a flock of neighborhood youngsters. In the box were five human skulls and a handful of human bones. Old Washington Square, once so swampy and undesirable that it was used for a potter's field, had given up its dead. Perhaps one of the skulls that the trench diggers cast up yesterday was that of the last man to be laid out of State's prison, then on West Tenth street, and hanged.

A construction company, putting in a sewer from Broadway to Sixth avenue, has a trench running through the center of the park. The bones were found almost exactly in the middle of the narrow trench, about six feet below the surface.

In December, 1792, Washington may have pointed out to his wife the meadow that the city had just decided to buy for a potter's field and which six years later under the stress of yellow fever became a burying ground for rich and poor alike. The old State's prison, which furnished most of the dead, was ready for execution in 1797, following an act appropriating \$200,000 to relieve the crowded prisons of the city. The prison and its grounds were enclosed by a high wall. Now it is a brewery.

A reason why the bones found yesterday are so valuable is because a little stream that started in a spring about Fifth avenue and above Twentieth street, curved down town into Washington Square and made the land very wet. The bones found yesterday will be taken to the potter's field for final burial.

## COURT UPHOLDS JURY REFORM IN JERSEY

Justice Swayze's Adverse Decision Is Reversed at Trenton.

TRENTON, N. J., Jan. 23.—The Chancellor's court jury reform bill was held to be constitutional in an opinion handed down today by Chancellor Walker in the Court of Errors and Appeals.

The decision reverses the opinion of Supreme Court Justice Francis J. Swayze, who declared the act unconstitutional and ordered that a Grand Jury in Hudson county be summoned under the Fielder law.

The decision of the Court of Errors came as a complete surprise. It was generally thought that the action of Justice Swayze in declaring the law invalid had at least the tentative approval of his associates on the bench.

The law which took effect today by a vote of 10 to 3. Those reported in the negative were Chief Justice Gummere, Justice Parker and Justice Vredenburg.

The decision disposes finally of the question of jury reform which formed one of the important planks in the platform of President Wilson while Governor of New Jersey. Although the Chancellor-Sheriff bill was in fact a compromise measure, it was the endorsement of President Wilson, who urged its passage after he became President.

The bill provides that the Chancellor and the county commissioners of each county to act with the Sheriff in drawing grand and petit juries. The jury commissioner and the Sheriff are to be of opposite political parties.

The possible political effect of the decision is looked upon as of far-reaching importance. Apparently it paves the way for the submission of all sorts of vexatious and vexatious political questions to the people. The referendum has been frequently employed in New Jersey in the past, not to determine whether or not a legislative enactment should be passed, but solely to pass upon whether or not it should be applicable in a particular municipality or county.

The political bosses of New Jersey have long found their greatest strength in being able to control the Sheriff who drew the Grand Juries.

### SEVEN ARRESTED AS ROBBERS.

Passaic Police Say They Have Members of Active Gang.

PASSAIC, N. J., Jan. 23.—The police arrested seven men today who, they think, have been responsible for many robberies here in the last month. The first man taken was Joseph J. Crowley, who was arrested as he was looting in the shadow of a house on Passaic avenue. A revolver and Jimmy were found in his pocket.

In Crowley's room the police say they found silverware and valuables which were identified as the property of Andrew J. Breen, a local grocer. Also thirty-three pawn tickets were found for goods which had been pawned in New York in the last month.

Three other men, George Walsh, Joseph J. and Frank Wilke, were arrested by detectives on the way to search Crowley's room. They are suspected of having robbed D. S. McMullen, the Rochelle Hotel, yesterday. The first man taken was Joseph J. Crowley, who was arrested as he was looting in the shadow of a house on Passaic avenue. A revolver and Jimmy were found in his pocket.

Thomas Sebach, 19 years old, was arrested, charged with robbing the drug store of Fred Shult of 130 grams of cocaine. Frank Tenno and Emil Levensky were arrested while they were trying to break into Mrs. Anna Sobel's store.

### TWO COASTERS DIE OF HURTS.

Series of Accidents at West Point and Highland Falls.

NEWARK, N. Y., Jan. 23.—Two deaths have already occurred and a third is expected as a result of a series of coasting accidents at Highland Falls and West Point last night. The dead are Harry Young, 21 years old, and James Elliott, both of whom were members of the detachment of field music at the Military Academy. Young and Elliott died at the post hospital at West Point today.

They were injured on Mile Rock Hill in Highland Falls last night. Young's home was in Baltimore, Md. His mother was killed while attempting to save him from being run over by a trolley car several years ago, and his father met his death in the Baltimore fire in 1904.

Young and Elliott were on the same pair of bobs when they crashed into a telephone pole. A wife of an officer is said to have been dangerously injured, but her identity has not been revealed.

Mrs. George Vidner, wife of Capt. Vidner, adjutant, was badly hurt and Lieutenant James Steed of the Engineer Corps sustained a broken leg while coasting with a party of cadets.

### TEN HURT WHILE COASTING.

Two Husbands Run Into Team at New Canaan, Conn.

NEW CANAAN, Conn., Jan. 23.—Though the course was marked by red and green lights, John Garibaldi drove his team in the path of two double bobsleds on Canterbury Hill last night and in the ensuing crash of two crowded sleds into the wagon six persons were hurt seriously and two were killed.

As the sleds were going down the hill Garibaldi's wagon got directly in the way. The sled in charge of Harry Thomas crashed into the wheels of the wagon and was hurled into the air. The sled being hurled violently. A ripper steered, Tony Deukler ran into a horse and one of Deukler's arms was broken and one of the horse's hoofs.

## CARL IS FREED; ELLIS CASE STILL MYSTERY

Boy Said He Shot Lumberman When Told Aunt Was Implicated.

### HER INNOCENCE PROVED

Prosecutor Tells How Confession Was Shattered—No New Clue to Assassin.

SOMERSET, N. J., Jan. 23.—Paul H. Carl, the twenty-year-old boy who confessed and later denied that he shot Monroe H. Ellis, the Basking Ridge lumber merchant, on November 29, 1911, was discharged from custody this afternoon by County Judge Daniel H. Beckman.

He was arrested on January 14 and made his "confession" the following day. The identity of the man who fired a charge of buckshot through the window of Mr. Ellis's home and into his body is now more of a mystery than ever.

The hearing for young Carl gave no clue to further developments in the case, though the real reasons why the prisoner assumed the guilt were disclosed.

Carl thought that Mrs. Grace M. Holly, his mother's sister and his favorite aunt, was the agent of persons "higher up" who wanted Ellis put out of the way, and that she had guilty knowledge of the shooting. It was to shield her that he signed a statement that was exploited as a confession. He said that detectives told him that Mrs. Holly knew all about the shooting and that he better do what he could to get her out of jail and disclose the man wanted people behind the scenes of the crime.

Prosecutor Pope, who worked for more than two years to clear the mystery, admitted to Judge Beckman that he was convinced there was no reason for detaining Carl longer. He went over the case from beginning to end, showing how the confession against the prisoner was secured by the private detectives employed by John A. Roebbing of Bernardsville, an amateur criminologist.

He said that County Detective Tottin had gone over the trail and established an alibi for young Carl. At the end Judge Beckman agreed that even the unsuccessful confession could not hold Carl since the men who were supposed to prosecute him had proved his innocence.

Mr. Pope told the court that the boy did not get "dope" or liquor and was perfectly normal when he confessed.

When Carl went back to his cell in the Somerset jail after his first interview with the authorities he was advised by a detective to confess and he went back and told Mr. Pope he was guilty, first securing a promise of immunity from Mrs. Holly.

"I was convinced almost from the first," said the prosecutor, "that Mrs. Holly knew nothing of the shooting, and it was this that finally led me to think her nephew was lying on every count."

After Carl was discharged he went back to Stroudsburg with his brother Alexander. His counsel, Banton Moore of New York, assured Judge Beckman that the young man had been freed for good and would be likely to get into such trouble again.

John A. Roebbing's counsel, former Judge Chase, was in court, as were various witnesses, who were not needed.

### TRUCK BREAKS, FIREMEN RUN.

Grab Helmets and Apparatus and Keep on Going.

A seven-ton automobile fire truck with ten men of Hook and Ladder Company 24 aboard broke down in West Thirty-third street at the corner of Broadway and Broadway, keeping near the middle of the road to avoid sidewalk crowds and hearing boys cry:

"The fire, working from a hallway into the fur store of Lazarus Bros., 38 West Twenty-third street, on the fifth floor, was easily put out after doing \$4,000 damage—police estimate."

"Never mind the truck," he shouted to the men in front, "take your things and run. It's only to Twenty-eighth street."

So the men grabbed their helmets, axes, pole ladders, rubber coats and lamps from the truck, and ran to the fire. Thirty-third street and down Broadway, keeping near the middle of the road to avoid sidewalk crowds and hearing boys cry:

"The fire, working from a hallway into the fur store of Lazarus Bros., 38 West Twenty-third street, on the fifth floor, was easily put out after doing \$4,000 damage—police estimate."

"Never mind the truck," he shouted to the men in front, "take your things and run. It's only to Twenty-eighth street."

So the men grabbed their helmets, axes, pole ladders, rubber coats and lamps from the truck, and ran to the fire. Thirty-third street and down Broadway, keeping near the middle of the road to avoid sidewalk crowds and hearing boys cry:

"The fire, working from a hallway into the fur store of Lazarus Bros., 38 West Twenty-third street, on the fifth floor, was easily put out after doing \$4,000 damage—police estimate."

"Never mind the truck," he shouted to the men in front, "take your things and run. It's only to Twenty-eighth street."

So the men grabbed their helmets, axes, pole ladders, rubber coats and lamps from the truck, and ran to the fire. Thirty-third street and down Broadway, keeping near the middle of the road to avoid sidewalk crowds and hearing boys cry:

"The fire, working from a hallway into the fur store of Lazarus Bros., 38 West Twenty-third street, on the fifth floor, was easily put out after doing \$4,000 damage—police estimate."

"Never mind the truck," he shouted to the men in front, "take your things and run. It's only to Twenty-eighth street."

So the men grabbed their helmets, axes, pole ladders, rubber coats and lamps from the truck, and ran to the fire. Thirty-third street and down Broadway, keeping near the middle of the road to avoid sidewalk crowds and hearing boys cry:

"The fire, working from a hallway into the fur store of Lazarus Bros., 38 West Twenty-third street, on the fifth floor, was easily put out after doing \$4,000 damage—police estimate."

## GIRLS BOUNCE TALKATIVE MAN.

Mr. Hecht Insisted on Having His Say at Their Meeting.

Amid shouts of encouragement and shrieks of protest Margaret Hineley, president of the laundry workers' union, threw out a man who tried to do more than talk at the meeting of the union women at the Woman's Trade Union League yesterday morning.

The man, who said he was Karl Hecht, attacked the Woman's Trade Union League, which was trying to run the girls' parade of protest to the City Hall in return for advancing money to pay for Cooper Union for a mass meeting. He added that a member of the league, board had told him so, and that she wouldn't have the cheek to deny it.

But she did have. Pauline Newman called him a liar and said she wasn't a member of the executive board of the league, and had told him so, and that she wouldn't have the cheek to deny it.

Hecht kept on talking about the wrongs of working people and Chairman Rose asked officers to get him out of order. When he didn't stop Margaret Hineley put one hand on his shoulder, and he soon found himself out in the hallway. Pandemonium reigned within.

Some of the voices demanding free speech or declaring that the speaker was "too good."

Rose Schneiderman was just reducing the number of speakers when a breathless girl ran in from the hallway and said that a man at the door was keeping girls out. The man proved to be Hecht. Margaret Hineley was on the job again. She told him he had better go, and he landed half way down the steps. As he did not move she went down and deposited him on the sidewalk.

The meeting voted to have Clarence Darrow as the speaker at the Cooper Union mass meeting on Monday morning at 11 o'clock.

## CONVICTED INSPECTORS FIGHT FOR REVERSAL

Appellate Division Confirms Sentence of Former Sgt. Duffy.

Counsel for the four police inspectors, now in Blackwell's Island Penitentiary, James E. Hursey, Dennis J. Murphy, James E. Thompson and John J. Murphy, served notice of appeal in their cases on District Attorney Whitman yesterday. The argument has been set for February 5 in the Appellate Division.

It is expected that they will have served their sentence by the time the higher court passes on the legal points raised, but if their conviction should be set aside they would be entitled to pension transfer.

The chief points raised in the voluminous briefs of counsel is that they were convicted on the uncorroborated evidence of accomplices. The chief witnesses against them were Police Captain Thomas W. Walsh, who has since died, and for wife, Eugene Fox, formerly a collector for Walsh, was also a witness.

The Appellate Division of the Supreme Court affirmed yesterday the conviction of Peter J. Duffy, the former police sergeant who was convicted of extortion as a result of the graft disclosures and was sent to Sing Sing for from three to four years. The chief ground of the appeal was concerning the testimony of accomplices, which is also involved in the other police graft cases.

It is expected that they will have served their sentence by the time the higher court passes on the legal points raised, but if their conviction should be set aside they would be entitled to pension transfer.

The chief points raised in the voluminous briefs of counsel is that they were convicted on the uncorroborated evidence of accomplices. The chief witnesses against them were Police Captain Thomas W. Walsh, who has since died, and for wife, Eugene Fox, formerly a collector for Walsh, was also a witness.

The Appellate Division of the Supreme Court affirmed yesterday the conviction of Peter J. Duffy, the former police sergeant who was convicted of extortion as a result of the graft disclosures and was sent to Sing Sing for from three to four years. The chief ground of the appeal was concerning the testimony of accomplices, which is also involved in the other police graft cases.

It is expected that they will have served their sentence by the time the higher court passes on the legal points raised, but if their conviction should be set aside they would be entitled to pension transfer.

The chief points raised in the voluminous briefs of counsel is that they were convicted on the uncorroborated evidence of accomplices. The chief witnesses against them were Police Captain Thomas W. Walsh, who has since died, and for wife, Eugene Fox, formerly a collector for Walsh, was also a witness.

The Appellate Division of the Supreme Court affirmed yesterday the conviction of Peter J. Duffy, the former police sergeant who was convicted of extortion as a result of the graft disclosures and was sent to Sing Sing for from three to four years. The chief ground of the appeal was concerning the testimony of accomplices, which is also involved in the other police graft cases.

It is expected that they will have served their sentence by the time the higher court passes on the legal points raised, but if their conviction should be set aside they would be entitled to pension transfer.

The chief points raised in the voluminous briefs of counsel is that they were convicted on the uncorroborated evidence of accomplices. The chief witnesses against them were Police Captain Thomas W. Walsh, who has since died, and for wife, Eugene Fox, formerly a collector for Walsh, was also a witness.

The Appellate Division of the Supreme Court affirmed yesterday the conviction of Peter J. Duffy, the former police sergeant who was convicted of extortion as a result of the graft disclosures and was sent to Sing Sing for from three to four years. The chief ground of the appeal was concerning the testimony of accomplices, which is also involved in the other police graft cases.

It is expected that they will have served their sentence by the time the higher court passes on the legal points raised, but if their conviction should be set aside they would be entitled to pension transfer.

The chief points raised in the voluminous briefs of counsel is that they were convicted on the uncorroborated evidence of accomplices. The chief witnesses against them were Police Captain Thomas W. Walsh, who has since died, and for wife, Eugene Fox, formerly a collector for Walsh, was also a witness.

The Appellate Division of the Supreme Court affirmed yesterday the conviction of Peter J. Duffy, the former police sergeant who was convicted of extortion as a result of the graft disclosures and was sent to Sing Sing for from three to four years. The chief ground of the appeal was concerning the testimony of accomplices, which is also involved in the other police graft cases.

It is expected that they will have served their sentence by the time the higher court passes on the legal points raised, but if their conviction should be set aside they would be entitled to pension transfer.

The chief points raised in the voluminous briefs of counsel is that they were convicted on the uncorroborated evidence of accomplices. The chief witnesses against them were Police Captain Thomas W. Walsh, who has since died, and for wife, Eugene Fox, formerly a collector for Walsh, was also a witness.

The Appellate Division of the Supreme Court affirmed yesterday the conviction of Peter J. Duffy, the former police sergeant who was convicted of extortion as a result of the graft disclosures and was sent to Sing Sing for from three to four years. The chief ground of the appeal was concerning the testimony of accomplices, which is also involved in the other police graft cases.

It is expected that they will have served their sentence by the time the higher court passes on the legal points raised, but if their conviction should be set aside they would be entitled to pension transfer.

## SEARCH GARAGES FOR MORE AUTO THIEVES

Police Expect to Round Up at Least Thirty of the Band Soon.

### INSURANCE MAN IS HELD

Said to Have Negotiated With Robbers for Return of Machines.

As a result of the arrest on Thursday night of John W. Sherwood, an insurance adjuster, and Charles Rudy, a chauffeur, Detectives Police Commissioner George S. Dougherty expects that his men soon will round up the band of thieves responsible for the disappearance of automobiles left unguarded.

Detectives were sent out yesterday to scour the city for repaired and stolen cars. They traveled from garage to garage, and found that the men for whom they were looking were absent. The police of other cities also took a hand in the search in the hope of making more effective a roundup.

Sherwood and Rudy were arraigned yesterday in the Tombs police court. Both were charged with grand larceny. Sherwood was held in \$2,000 and Rudy in \$7,500 bail by Judge Murray for a hearing on Monday next. Assistant District Attorney Walter R. Denel will cooperate with the police and insurance companies to rid New York of auto thieves.

Cars Worth \$1,500,000 Stolen.

In 1912 machines of the total value of \$1,000,000 were stolen in the United States, and last year automobiles worth \$2,000,000 disappeared. In this city in one year and six days, ended January 2 last, 238 machines were stolen, of which 188 were recovered.

The police are not inclined to go into the details of the workings of the alleged band of auto thieves. Commissioner Dougherty says, however, that Sherwood, who is an adjuster at 34 Pine street, represented to companies insuring disbursements that he could recover certain stolen cars and that then he entered into negotiations with Rudy, a chauffeur, who did not do any stealing, but who somehow got the machines back from the thieves.

Dougherty admitted that Rudy made a statement to the police which promised to help a lot in clearing up the operations of the band.

The arrest of Sherwood and Rudy was brought about by a story which reached the ears of Detective Finnan to the effect that Peter Linckicht of 1247 Prospect avenue in Astoria, Ore., had been in connection with the auto thieves. It is understood that the girl had a falling out with her fiancé following an alleged attack made in the Bronx a few weeks ago to kidnap two girls in an auto of which Rudy was the driver.

The girl and Rudy recently patched up their differences. It is said, and not material where it could be found. There was a meeting in a garage on Intervale avenue on Thursday night and Rudy was on hand to turn the machine over. The amount to be paid for the recovery was \$400. Marked money was passed, it is said, and both men were arrested.

Inspector Dougherty is sending out circulars giving data concerning stolen automobiles. They are designed to keep policemen and private citizens, dealers and owners of town places, owners of garages and folks generally engaged in the auto trade posted as to the style, description, license, factory and department numbers on stolen cars.

Police Lay a Trap.

Detective Finnan and others, however, caused to be published an advertisement concerning a stolen machine and Sherwood, it is alleged, replied to it, promising to help where it could be found. There was a meeting in a garage on Intervale avenue on Thursday night and Rudy was on hand to turn the machine over. The amount to be paid for the recovery was \$400. Marked money was passed, it is said, and both men were arrested.

Inspector Dougherty is sending out circulars giving data concerning stolen automobiles. They are designed to keep policemen and private citizens, dealers and owners of town places, owners of garages and folks generally engaged in the auto trade posted as to the style, description, license, factory and department numbers on stolen cars.

Police Lay a Trap.

Detective Finnan and others, however, caused to be published an advertisement concerning a stolen machine and Sherwood, it is alleged, replied to it, promising to help where it could be found. There was a meeting in a garage on Intervale avenue on Thursday night and Rudy was on hand to turn the machine over. The amount to be paid for the recovery was \$400. Marked money was passed, it is said, and both men were arrested.

Inspector Dougherty is sending out circulars giving data concerning stolen automobiles. They are designed to keep policemen and private citizens, dealers and owners of town places, owners of garages and folks generally engaged in the auto trade posted as to the style, description, license, factory and department numbers on stolen cars.

Police Lay a Trap.

Detective Finnan and others, however, caused to be published an advertisement concerning a stolen machine and Sherwood, it is alleged, replied to it, promising to help where it could be found. There was a meeting in a garage on Intervale avenue on Thursday night and Rudy was on hand to turn the machine over. The amount to be paid for the recovery was \$400. Marked money was passed, it is said, and both men were arrested.

Inspector Dougherty is sending out circulars giving data concerning stolen automobiles. They are designed to keep policemen and private citizens, dealers and owners of town places, owners of garages and folks generally engaged in the auto trade posted as to the style, description, license, factory and department numbers on stolen cars.

Police Lay a Trap.

Detective Finnan and others, however, caused to be published an advertisement concerning a stolen machine and Sherwood, it is alleged, replied to it, promising to help where it could be found. There was a meeting in a garage on Intervale avenue on Thursday night and Rudy was on hand to turn the machine over. The amount to be paid for the recovery was \$400. Marked money was passed, it is said, and both men were arrested.